IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

JUDGMENT

by the United States Supreme Court, "[c]ourts are vested with an inherent

power to control and mange their own affairs so as to achieve early and expeditious disposition of cases." Link v. Wabash Railroad Co., 370 U.S.

In view of the fact that the Defendant has been a fugitive of

justice for such a long time, and the uncertainty regarding the future of

626, 630-31 (1962). Moreover, the First Circuit has noted that "in a

period of overloaded dockets, prejudice to the court is inherent in needless delays and postponements." Chuang Investments v. Eagle Inns,

these proceedings, the Court does hereby dismiss the indictment for

administrative and docketing purposes only. This dismissal does not

warrants, or the Defendant's status as a fugitive from justice.

pro tunc to the date of this order. Judgment of DISMISSAL WITHOUT

affect the validity, force or effect of the pending indictment, arrest

not be deemed a new filing. Instead, the filing will be effective nunc

Any motion filed in this case, after the entry of this order, shall

This case involves a fugitive that was indicted in 2004. As noted

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UNITED STATES OF AMERICA, 4

Plaintiff, 5

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ALIRIO VARGAS-TOLOZA (3),

Inc., 81 F.3d 13  $(1^{st} Cir. 1996)$ .

PREJUDICE is entered accordingly.

Defendant.

CRIMINAL NO. 04-351 (SEC)

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SO ORDERED.

In San Juan, Puerto Rico, this 19th day of February, 2009.

S/ Salvador E. Casellas UNITED STATES DISTRICT JUDGE